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GOVERNMENT GAZETTE

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GOVERNMENT OF GOA, DAMAN AND DIU

Finance (Revenue) Department

Notification

Fin(Rev)/2-36/part/1221/67

The following amendments which are proposed to be made to the Goa, Daman and Diu Sales Tax Rules, 1964, are hereby pre-published as required by section 36(1) of the Goa, Daman and Diu Sales Tax Act. Any suggestions with regard to the proposed amendment may please be communicated to the undersigned within fifteen days after which the draft will be taken into consideration.

DRAFT

In exercise of the powers conferred by section 36 of the Goa, Daman and Diu Sales Tax Act, 1964, and all other powers enabling it in that behalf the Government hereby makes the following amendments to the Goa, Daman and Diu Sales Tax Rules, 1964, the same having been previously published as required by the said section.

1. (i) These Rules may be called the Goa, Daman and Diu Sales Tax (First Amendment) Rules 1967.
- (ii) They shall come into force at once.
2. In Rule 15 after sub-rule (5) the following sub-rule shall be inserted:

«(5A). (a) Where a declaration in Form No. XI/XII is lost, the purchasing dealer shall furnish in respect of each such form so lost an indemnity bond to the authority from whom the said form was obtained, for such sum as the said authority may, having regard to the circumstances of the case, fix and take such other steps to issue public notice of the loss, destruction or theft as the said authority may direct.

(b) Any unused declaration forms XI/XII remaining in stock with a registered dealer on the cancel-

lation of his registration certificate shall be surrendered to the authority from whom the said forms were obtained.

By order and in the name of the Administrator of Goa, Daman and Diu.

N. Subramanian, Finance Secretary.

Panaji, 18th October, 1967.

Law and Judicial Department

Notification

LD/N/54/67

In exercise of the powers conferred by Rule 1 (ii) of the Goa, Daman and Diu, Village Panchayat (Registration of Births and Deaths), Rules, 1966, Government is pleased to extend the said Rules to the Talukas of Bardez and Salcete, with effect from 1st November, 1967.

From the said date, the Jurisdiction of the Assistants-in-charge of the Civil Registry outposts in these Talukas in regard to the registration of births, deaths and marriages shall cease wide Rule 24 ibid.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

R. L. Segel, Law Secretary.

Panaji, 20th October, 1967.

Industries and Power Department

ORDER

LC/MW/67

The following Notification of the Government of India, Ministry of Labour, Employment and Rehabilitation, New Delhi amending the Mines Creche

Rules, 1967 is hereby republished for information of all concerned.

By order and in the name of the Administrator of Goa, Daman and Diu.

S. R. Shinde, Under Secretary, Industries and Labour Department.

Panaji, 20th October, 1967.

Notification

35(2)66-MI

Dated the 2nd September, 1967

G. S. R. — In exercise of the powers conferred by clauses (d) and (w) of section 58 of the Mines Act, 1952 (35 of 1952), the Central Government hereby makes the following rules, the same having been previously published and referred to every Mining Board concerned as required by sub-sections (1) and (4) respectively of section 59 of the said Act, namely: —

1. (1) These rules may be called the Mines Creche (Amendment) Rules, 1967.

(2) They shall come into force at once.

2. In sub-rule (2) of rule 1 of the Mines Creche Rules, 1966 (hereinafter referred to as the said Rules), the words «coal mines and metalliferous» shall be omitted.

3. In clause (a) of rule 2 of the said Rules, for the words «metalliferous mines» at both the places where they occur, the words «other mines» shall be substituted.

4. In Schedule I to the said rules, under the heading «Number of women currently employed or were employed on any day of the preceding twelve months whichever is greater», in column 2, for the sub-heading «Metalliferous mines» the heading «Mines other than coal mines» shall be substituted.

J. D. Tewari, Under Secretary.

Labour and Information Department

ORDER

LC/12/EPF/Not/67

The following Notification from the Government of India, Ministry of Labour, Employment and Rehabilitation, New Delhi issued under Employees' Provident Funds Act, 1952 is hereby republished for information of all concerned.

By order and in the name of the Administrator of Goa, Daman and Diu.

S. R. Shinde, Under Secretary, Industries and Labour Department.

Panaji, 13th October, 1967.

Notification

No. 36(7)/67-EPF-1

Dated, the 15th September, 1967

S. O. — In exercise of the powers conferred by clause (a) of sub-section (3) of section 17 of the Employees' Provident Funds Act, 1952, (19 of 1952), the Central Government hereby directs that every employer in relation to an establishment exempted under clause (a) or clause (b) of sub-section (1) of section 17 of the said Act, or in relation to an employee or a class of employees exempted under paragraph 27, or as the case may be, paragraph 27A, of the Employees' Provident Funds Scheme, 1952,

(1) shall invest every month within a period of fifteen days of the date of collections not less than 80% (eighty per cent.) of the provident fund accumulations in respect of the employees in such establishments, or such employee or as the case may be, such class of employees, which are available after making provision for refunds to outgoing members or their nominees or heirs, in Government securities (hereinafter referred to as Central Government securities') as defined in sub-clause (i) or sub-clause (ii) of clause (a) of sub-section (2) of section 2 of the Public Debt Act, 1944 (18 of 1944), being securities created and issued by the Central Government;

(2) shall invest within the period specified in direction (1) above the balance of the said accumulations which are so available in any Government security (whether created and issued by the Central Government or by any State Government) referred to in clause (a) of the said sub-section (2) of section 2 of the Public Debt Act, 1944 (18 of 1944) or in any Savings or other Certificates issued by the Central Government;

(3) shall not re-invest such accumulations (whether invested in securities created and issued by the Central Government or in certificates issued by the Central Government or in securities created and issued by a State Government) in any securities other than Central Government securities;

(4) shall not convert any securities or certificates referred to in direction (3) in which such accumulations have been invested into any securities other than «Central Government securities»; and

(5) shall formulate proper procedure for prompt investment of such accumulations in accordance with the aforesaid directions and shall have it approved by the Regional Provident Fund Commissioner concerned.

P. SADAGOPAN

Dy. Secretary to the Govt. of India.